

IN THE  
Court of Appeal of the State of California

IN AND FOR THE  
Fifth Appellate District

**COURTROOM PROCEEDINGS**

The court met in its courtroom at 10:00 A.M. Present: Honorable Brad Hill, Acting Presiding Justice and Charlene Ynson, Assistant Clerk/Administrator, by Shandra Santana, Senior Deputy Clerk.

**F060227      F060233, F060234 and F059941**

The continued Order to Show Cause Hearing was called as to Shavavian Crump, Official Reporter of the Superior Court of Merced County. Cause called and discussion had.

The Court discharges the Order to Show Cause with the transcripts being filed.

The Court issued an Order to Show Cause as to Ms. Crump in the matter of #F059952 to appear on September 28, 2010 at 10:00 a.m.; while she was appearing on the Order to Show Cause matters of #F059941, #F060227, #F060233 and #F060234. Ms. Crump was served with the Order to Show Cause personally in court.

The court adjourns.

**F060357      People v. McCowan**

No brief having been filed by appellant after notice duly given under rule 8.220(a)(1) of the California Rules of Court, IT IS HEREBY ORDERED that the appeal in the above-entitled action is dismissed.

**F059627      People v. Rufus, Jr.**

The above-entitled case is submitted for decision.

**F059627      People v. Rufus, Jr.**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F058299      In re P.A., a Person Coming Under the Juvenile Court Law**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

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**F058299      In re P.A., a Person Coming Under the Juvenile Court Law**

The juvenile court's jurisdiction and disposition orders are reversed. The matter is remanded to the juvenile court for exercise of its discretion to determine, in view of the requirements set forth in Welfare and Institutions Code section 790 et seq. and California Rules of Court, rule 5.800, whether appellant should be granted deferred entry of judgment, provided appellant admits the allegations of the petition. Should appellant not admit the petition's allegations, or should the juvenile court, in its discretion, determine that the deferred entry of judgment should not be granted, the court's jurisdiction and disposition orders are to be reinstated.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F058719      U.B., a Minor, etc. v. County of Tulare et al.**

The judgment is affirmed. Costs on appeal are awarded to respondents. Gomes, J.

We concur: Cornell, Acting P.J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F058967      Wills v. Tilton et al.**

Appellant's petition for rehearing filed herein is denied.

**F059974      In re I.Z. et al., Persons Coming Under the Juvenile Court Law**

The orders of the juvenile court are affirmed. Detjen, J.

We concur: Levy, Acting P.J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F058613      Barnes v. Hada**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

**F057099      People v. Dominguez**

Appellant's petition for rehearing filed herein is denied.

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**F059716      In re K.G., a Minor**

Counsel having failed to request oral argument in the above-entitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

**F059716      In re K.G., a Minor**

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

**F057980      People v. Rajwani**

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the case is submitted for decision.

**F005798      People v. Rajwani**

The judgment is modified to strike the \$150 assessment imposed pursuant to Government Code section 70373, subdivision (a)(1). As modified, the judgment is affirmed. The clerk of the superior court is ordered to prepare an amended abstract of judgment reflecting this modification and to transmit it to the appropriate authorities.

By the Court.

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